

LAURIE B. HILLER

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File No. 25259-00029

May 7, 2008

Cathy Enwere 1263 Madera A venue Menlo Park, California 94025

Re:

Cathy Enwere v. Terman Apartments L.P. et al., United States District

Court Case No. C 07-1239 (JF) (PVT)

Dear Ms. Enwere:

This letter will confirm the agreement we reached today regarding the initial disclosures required under Rule 26(a) of the Federal Rules of Civil Procedure. Pursuant to our agreement, the initial disclosures will be made by all parties on or before May 30, 2008.

auril B. Hiller/mjg

CATHY ENWERE 1263 MADERA AVENUE WIEN 10 PARK CALIFORN LA 94025

UNITED STATES DISTRICT COURT FOR THEN ORTHERN DISTRICT OF CALIFOR NIA SAN JOSE DIVISISION

CATHO ENWERE Plaintiff

TERMAN Apartments L.P. d/ba/GekManagementco. Defendants. CASE No. COT-1239 JF

REPLY IN SUPPORT OF PAIN tiff for Declarary Summa Judgement against to Also, for a Ruling Against clefendar dismissal For Failure to SER Sub poens on mental Health Ulinic or Client for Records before hearing for Violation of Say Mental Health Gout Code again. Mental disable For Malious Attacks on mental disable and Conspiring with others

Judicial officer: Hon Jeremy Fogel

Judge Fogel When I Went to My Clinic 2415 Mental Health on Wesn day Afterseeing Doctor Gabriel I ASK FOR the FAXS that RENEE Harris WAS Suppose to had FAXED to There lawyer Peter Fink toget A Copy of the Suppoenasin which Rence Hold mise that a Subpoena CAMEINDECEMBER 2 In January unit chief Kasey Care Call ME first IN November told Mz Subporna Came in November there were paper with PETER FINKS NAME On them but they disappeared out of the file same as the files At Court house I have Some Example of Abuse from both offices LOOK at the FAX'S RENEE HarrIS SENT ON March 30th WHEN I Left it was MARCH 9, 2009 SAME day FAKES W Suppose to be Sent which unit Chief Kasey Carr had Alrendy SAICL IN feont of ME HE want ANSEWER BUT IK My brother SAID to ME CAthy that Attorney dont have any thing to do with your files Are you CASE At Amis piont they are lieing to you if THERE WELL SUBPOENAS they Should HAVE BEEN IN UDUR FILE AND they Should

HAVE MADE YOU COPIES These LEHER are NOT PROPER SUBPOSNAS RENEE Sent out Chart 3times. BECAUSE LAURIE B. Hiller did not Fill She had Enough Milicours hateful ful & harmful attack material until Now after april 10, 2009 Court Date DID That Finally Admit they sent out so Called SubpoenA IN November why because Records WERE ALREADY IN GULGE COURT DEPORCE hearing so her mind was already made up that Bias Due PROCESS Bad Conduct Of A Offical Laurie B. Hiller HAD to HAVE had file because soon after December there were to be a depostion Sho deed to gothnew the files 30 there were not protect until march 16,2009 Deposition and Also Afteryou hear inquith me & defense Attorney this is what I mean bye conspicing together Laurie B. Hiller West Abrief Judge Fogel that She only Jones MR. James Missett A letter but AS SOON AS I SAY IN COURT ABOUT HER send my recording to some one HEVER DEEN SEEN BEFORE WERE

Magistrate is giving hee permission to Letother people see MARECORDS but EVEN A judge should not miss use there power this feels Like Racial profiling this Netter Come it at ime of conventions for defense team this is what the been going threw but this Says Iam No body Iam not Human will do those things in her PACE Laurie B. Hiller wants to winn This CASEKNOW MADDER What are Who gets hurts Shewants the law to Choose Not to look at any of her ugly Milious behavior and what She has done to winn this fight the fact that MRS, Mend HURWAS NEWER QUESTION About August 25,2005 the Pact that there was a apart ment available the Fact that I gave you Judge fogel all that information and you some how never Recieve it MAYbe you Remmeber this Sir the day we were IN' Court and I told you I found the apt and you had that Shock look on your face that around the time I sent the brief and when she said she didn't recieve a brighand Isand proof of A postal RECIEPT to Judges Trumbull & to you Judge Fogel and it go's on and on

put when you look at the November Subpoent from Mental HEAlth Clinic of San Mateo you will see that some Of the Caption was type IN by & SOME ONE At that Clinic that is not the professional tying of your girl At the Court House so I pry, That you wokat All This Sir Honorable Judge JEREMY FOGE! I CAME HEAR FOR ONE Thing A Fair HEAR ing this is About Racial Discrim Ation and Miss use of some one Records is NOT A EXUSE and when some one is wrong to come along later to Make Some ok is not PAIR to a Maintiff if that Cetter Exsit it would have been in my file before march 9, 2009 Judge Fogel Six I Just want Just here is the FAKES-oprovert

Sign Cathy annel

UNITED STATES DISTRICT COURT

NORTHERN DISTRICT OF CALIFORNIA P.O. BOX 36060 SAN FRANCISCO, CALIFORNIA 94102

CHAMBERS OF VAUGHN R. WALKER CHIEF JUDGE

April 9, 2009

Cathy Enwere 1263 Madera Aenue Menlo Park, CA 94025

Dear Ms Enwere:

This will acknowledge receipt of your letter that was delivered to the court clerk's office on April 7, 2009.

Chief district judges have no authority to intervene in cases assigned to another judge.

If you wish to file a complaint of judicial misconduct the procedure for doing so is outlined in the court's web site: www.uscourts.gov or you may pick up a copy of the rules from the court clerk's office in either San Francisco or San Jose. Enclosed is a copy of the complaint form for your reference.

In the meantime, I have forwarded your correspondence to Judge Fogel so that he may be aware of your concerns.

ery truly yours,

Vaughn R Walker Chief Judge

cc: Hon Jeremy Fogel

TO HONORADIE Chief JUGGERAND WANKER MECELVED
WALKER

Lamthe Plaintiff Cathy D. EliWERE At the U.S. DISTRICT COURT NORTHERN DIST RICT OF CALLFORNIA 280 SOUTH FIRST STREET SAN JUSE CALLFORNIA

CASENUMBER COT 1239 JF

CATHY ENWERE US. TERMAN APARTMENTS, L. P., d/b/a GEK MANAGEMENT CO. DEFENDANT

Judge Vaugh WAIKER I am writing to you sir because I Sir havehad Enough of being Abuse Mailiously Force Threw My Case by Defense Attornegs Laurie B. Hiller, Eve Wagner and Magistr Ate Judge Patricia V. Trumbull AND THIS IS NOT JUST About A Judge Simply Over Ruling A Order FOR I have done some Research And Most Judges Must Know the Law De Very SMART Defore they were Host Robe which hold A lot of power Some people who become officed officers of the law are Isopped to People that Standard Abar A Standard People that Standard Defended Abar A Standard People That Standard People The Paleira

V. TRUMBUILRELIEVE My CASE WE WERE Only Suppose to Bethere to Try and see if both partys Could Come to a Settle Ment agreement and She handle discoveries, but FORSOME REASON She ENDED up doing discouteries + wice FOR DEFENDANTS Laurie CAlled Flance John More briefs to the Courts And Plaintiff than you can Count ON One hand A site and SEHLE BELWEEN DEFENDANTS Plaintiff FOR MAY 30th but EVEN beforethat when Laurie B. Hiller and I had AtAIK ON the Phone Lauricand I CAME to are our agreement and before I Could hang up the phone the post MAN Sent MEA Letter From Causie B. Hiller Stating MRS ENWERE WE AGREED GOOD CONS CARE MAY 36th 2007 FOR DEADLINE FOR DISCOURSE SO I am expecting that MAY 30th will be the Final Date FOR discovery: SIGN CAURIE B. HILLER SINCE LAURIE Found out Ihad that Letter I Never Found Minch AgaIN It WAS REMOVED FROM booked howshegot it From the CIERTS Office and She has Changed what She original written at least twice the what KIND OF access she has to the Clerks office to have documents elange thats a lot of power not to Even be From Chis County WHO could give yet the POWER are the order to HAUCH COM ANGHEW JUDGE Vaugh WARE LAURIET THE THEN CECIDE 90 After

a Claim that had been denied Except for FHAD) and its CATIBETY SO IHADA FAIR housing Claim Icias Last WITH ONE CLAIM WAS ALL NEXT THING I NEW Laurie B. Hiller Had Discovery REOpenlyr ès month Later Changed My Claim to Envi onal distress which was My REQUEST for Relief I was devied Twice Laurie B. Hiller KNOWSThat to She Wanted the Emotional Distress put 111 So She Could get Plaintiff Records but There WAS ONE Thing holding that up Defendants didn't know that Plain-tiff would find out about politigating the SAME PASE FWICEWAS Illegally it was done to get My RECORDS, RES judicALA is intended to preserve the integrity of the judicial system promote judicial economy, and protect litigants from MARASSMENT BY VEXATIONS litigation A party Shall not be deprived of A Fair Adversary proceeding Law of the CASEMENTS CASE MAS been determine banding you from appenling Arthut his alkender been litigAte Collateral estoppel you can not RATITIGATE A ISSUE WHICH has been litigAted in the FIRST CASE IN the SECOND CASE I BROUGHT HINS to JUDGE TRUMBURS Attendation ON MARCHIO, 2009 It 10:00000 Clock paper, HEARING Part depostion she ASK ME WELL do JUL WANT YOUR CASE FREEWN OUT THIS IS the ONLY Claim 102 , WH I SAID KNOW HIS HICK

Pressing the Courts Fifthteen Months Later She Would then pullthe biggest FRAUD & DECIEVE Plaintiff DECAUSE OF Facts=Plaintiff has no legal REPRESENTATION Fact no Office Egit ment Fact Knows ERY little About the law except what she learn From Law Books Factand She has had a mental disability FOR 15 teenyes DEEN taken advantage of in this Court by Defense Attorneys And Judge Magistrate & District only if HE is AWARE of Everything they've done HonoRAble Judge Vaugh WAlker WERE I first saw the intent When Magistrate Judge Would in volve herself in a ORDER that had all Ready been decided on byea district Judge according (Jur) Civil Federal Book Most Judges Will not take over a raing that another judge has Made Especially A ORDER Enatthe Ruling WEEN Shut and inthis CASE LO and OVER turn his Ruling and he is the district Judge and your the Magistriate Over discoveries that all parties Agreewould End may 3042007 Judge Fogel Order Both the Plaintiff & Defendants agreed And the Magistrate Signit. So She New the Closing DAte of DISCOURTES but Judge PATRICIAN TRUMBULL IN ORDER to get Floge C NEVER ORDER MAY 30th Then When Plaintiff Shows Letter a faw other Things

NOW The DATE COMES BACK LETTERS are being TAMPER WITH ANY WAY When MAGISTRATE OPEN BACK UP THE dOORS FOR LAURIE B. HILLER REMINDED DEFENSE TEAM ACTIONEY THAN DE GAMS TO STANT WRITTING IN HER BRIEF WHAT MY Claim IS ABOUT OUT OF KNOWWERNEVER HEAR OF NEVER SEEN IT MIND YOU MAGISTRATE IS Allowing This because Iam IN her Court and this is now the two of them Planthis (JURIS PRUDENCE)

The private interest that will be affected by the official action

Enabling them to present their Side of the Story. before a responsible governmental official

So there WAS A Claim before Judge JEREMY.
FOGEL The Claims WERE About Housing FAA
ACDE AND Duening the HEARING LaurieB.
Hiller was Present Plaintiff was Present
What Ever LaurieBHiller SAYS HAPPENS in
any hearing we both attend that swindt
Judge Patricia V. Trumball Will Say is truth
And that is for to help Lauries Case.
EVEN if Plaintiff brought I tup and its the trum
She will allow Laurie to Change it Butang
Way So the Claim was denied in part of

I have A housing Claim So I ASK that She Reconse the FHA Claim the Fact that College alshopped maris that defendants did not have A FIGHT to discoursers and 3411 don't Their Should hourbern a deflanted Judgement Duton defense Attorney Plaintiff fills Magistrate Judge has done everything in her power to take Advantage of Plaintiff for a discussion Of the evidence I have none I will NEVER have any even if it is the law She Will Close the door but My Violating federal Rules Fortherights Of handicapped and mental disabable Rule 5042 Cal. Gov't Code \$ 129400) Retaliation and Coercion, Harassment CCAL. Gov't Code \$12940(j)(1) (CAL. Gov't Code \$ 12940(J)(3) (CAL GOV't Code \$ 12940K) REGARDLESS OF Who Cathy EN EREUSE to be Shirs A different Person today I watch This Magistrate Judge Show Meracism IN and disceimination like how you like ME NOW Whenshe told defense team ON MARCH 16, 2009 you should go for a dismissar Now you Can Either doit in My Court OR Judge JEREMY FOGEL Coulet you have a choice and and before When She SAID MRS. ENWERE tellme what amobian to compell means Then she yells to the top of new langs I said shut up in My Court Room then its Caurien Hiller from

WERE OUT in the Court Room NOW theres Other people There in the little hearing Students but Judge Trumbull was not on Calender and I know the Students have Calender to Know which Court Room to 30 to and also A MAIE GUARd When MRS. HillER decides to MENTION out of MB DRIVATEMEDICAL RECORDS That MRS ENWERE SIDENT EVEN asswer The question Judge Trumbull abouther UNCLE Pappmahezwhenshe was ackild It took me JERRS to talk About that At that pron Laurie Hiller WAS being Mailious because Plaintiff hadn't ansewered her puestion to here Salisfation in depostion and we were discussing it with Judge It was suppose to be a private hearing. With the Judge Attorneys & Plaintiff IWAS Shock hurt disappionted in HILL Judge And defense Attorney Speechless And tuen around and askluho the going lady cons look At the Security busined and Judge décide that Défense Could not 1158 My Medical RECORDS But from 2002 to 2006 that Should had been done In the first place had defense Should with, and stamper to and I the

Plaintiff NEVERKECIEVE A SubpoenA at all NO MAHERWERE, CECORDS CAME FROM the State Sense they are About me and not entry do mental HEAlth get A Subposena to do the actual packs so With that It Lets you know Judge Vaugh WAIKER WE LIVE IN the United STATES OF AMERICA Land of the FREE Were all men are to be treated Equal THE States That ADERSON LIKE ME WITH aniental disability I REAd in the law 1/backy The Court FROWN ON MISTREAK-MENT Of dISABLE LAURIEB, HILLERWROTE in her brief that I was nonresponsive and untelligentable and She dosn't EVEN discuss the Court date She just Calls them Snookic fold ME Judge Fogel don't get My DRIEF because the Clerk don't Hank the nied to see them magistune Judge hold & say document I Send to Judge Toget chillher & Eaunie B. Hillen JENDS them have I have to PESDand Take do Currents Change them to help laurie Winnher Case REMOVE clockiments FROM MY FILE All MY Clocumine is ARE MISSING Laure B. Hiller Set up Deposition With DR. James Historyhows LUPPOSE FORE demy A House

Health Medical Elamination when I arrivED there the Man Had All Ker Paper WORK Then Kend & to ASKINE adestion when I nekhim what WAS linet he SAID these ARE QUESTION Laurie B. Hiller What MEto ASK40a then HE wanted to IADE AftER Ke Kept MSKING ME GUESTIONS almost the Spine CAURYE PIKE At her depostion I Left The PROFE She Send MR. Missett a LEHER but Judge Vaugh WAlker Wou know and I Know Laure Hiller has the Equil went to FAXS Call or Email Dr. Missett and She waited Mongtime before She found that Excluse DECAUSE THOSE WAS none SO Iam asking FOR A full INVESTIGATION and that My-declarary Summary Judgment Boll aboved if Defendant TRY 40 take This to atrial After the Miss TREATMENT Of and Abuse of martalla dISAble Plaintiff I am Asking that and allow Plaintill Her investigation and go to Appelliate Court & help Set Up Wental Health agenies attoray Wanta misstrul the Enwere

MEMORANDUM OF POINTS AND AUTHORITIES Defendants and defense Attorney Laurie B. Hiller has Misrepresented herself Threwout This trial at best her Conduct as a Offical of the law has been Milicous She has attack Plaintiff on numer-Judge Jeremy-Fogelbinchoate VERbal accusations Why Laurie B. Hiller admitted herself on april 10th 2009 that She did Willfully ask about a Rape that happen back in My Child hood that has nothing At all to do withou is relavent to this CASE At all I had A had A Appiontment with My Doctor Gabriel and I Spoke With her On this Issue Shesaid to me CAthy Iam Sorry that happen She Shouldhave Neverask you any Quest-ions like that what in the world did that have todowith your case absolutely nothing again I had TEARS bECAUSE KNOW ONE NEW this but My MothER And My Doctors and it took ME to be A Adult to HAIK About This. Laurie B. Hiller Speaks of Plaintiff notfollowing orders USES the Word proported which means false when Speaking of Plaintiff When using A Example of A Question that Plaintiff Chose not to ANSEWSER OR EVEN ast Plaintiff can we S44 that She as A woman period underest and sthat the Wördrape of anywoman or child set off a alarm for not just women but for people period 30 I would like to give her a chance to explain her behavior sense she is on that subject also

for truth time Judge Fogel we are here for the truth because SIR I AS for True American Federal Court With Equal Rights for both partys This Laurie B. Hiller Called Me Nonresponsive and unintelligentable you can never knowwhy those words bother ME but I bet Lauriers. Hiller Dose after all she has My Records that's Another attack know diskepect Judge Jeverny Figel SIR but to Ablack preson we are all grown Shernight as well had called Me dum, dumie or Stupid And that hurt me because of things in my past. Then There is The Fact That once Again Laurie B. Hiller Admitted heeself in your Court Judge Fogel once AGAINAShe has to know that you are very intelligent that She Sent My Mental HEATTH RECORD to Doctor James Missett SIR AND MY RECORD WERE togo to KNOW ONE but her NOW Judget og EL When WE WERE IN COURT LAURIEB. HillER Hiller Spoke on Nothing be-Cause Anothing that I SAId that NEED to be changed are reareanged she couldn't do so if She gaveup information how often is Laurie Hiller Quiet IN your Court Never Judge Fogel I NEVER RELIEVED A Subpsena OR a Copie of a Subpoena FROM either parely there was Never ONE IN My File Mailed to ME givento Me until y esterday when I RISE CRane. with Casey CARR Unit Chief At 2415 University About AFAX. I had sent to Peter FRINK their AHORREY FOR San Mateo Country Montal Health

Clinic bye Kenee Haeris at least She Shid She Would Soud H to him I had Rence Sign it and Stamp it with Sannateo County Mental Health but as you can see she just stamp the word paked this Never went to Peter but you can bet they called him here is a example of conspiring to Let you all of the partys never intered to show that My RECORDS WERE RELEASE GEFORETHE HEADING Arolthat the Judge had given them to here on persuaded mental health Clinicto give them to them My Counselor Rener Harris who is Closes to Me it dosn't take a Rocket sicence to under Standthat Know one isgoing to do something in November and file it January. Then I the Client whom REcords And Life is in Jeoparody have Evidents take alook Judge fogel Ated Ates the little Changes because Thave appeablem don't violate Me bye Miss use of the low and that what I am pointing out on all of the papers Iamgiving you I have My dates on My papers and Tamgoing to Show you what they would Stamp on there I had know PEASON to think they would pull that and Also Laurie B. Hiller Wants Herbrief togothrew the Clerk office being READ AS IF Plaintiff has told District Judge that the Entiere Staff has done something wearg to protect herself to keep Judge from finding information because she knows a cierk will exact

her brief Defense Writes even if Asingle Claim she MAKES WERE deemedtrue EVERYthing I do MEAN EVERYTHING I Speak inthis Courf ROOMROOM to day is true I NEVER EVEN told the Judge JEREMY FOGEL that the REAL REAL REASON YOU brought those Security quards inthere because it didn't come to me until lat ER YOUKEPEBRINGING UP MY FORTHER AND I SAID don't do that Were not talking going to talk About himyoukew My Father WAS dead AND you list Kept on Iam Sure De. Missett told you. Laure B. Hiller Refuses As Attoeney to actually Follow the Law NO ONE IS above the law the law State Federal Rules for the Rights of Mental disable Rule 504 Cal, Gov't Codes 12940(1) Retaliation and Coercion, HARASS MENT CAL. GOVE GALES 129 40010) because it weren't your job to bring it to ME RENEE HARRIS My Counselor & CASEY CARR-told Me how many times My RECORDS WERE ORDER CASET CATED ME when you sient for them in November and Kept it hidden Until March 9, 2009 denied it until then Ethen FAX'S OVER Supposent to Mental HEAlth office until then they Never had one and that is Still not a proper are right Subporna Lam Sending a copytoyousie. Iam also Sending a paper that has been alter bye Laurie B. Hiller There Time admitting she agreed to discount ending along with you Judge Jeremy For EL

My Cathy Enwere Paintiff Judge Patricial Transull you gave order Judge Fogel Judge Treumbull Signed order And both partys New about Letter before havin B. Hiller as R for discourup to be reopen She just didn't tell you The Judge ASK Plaintiff How long would It take me to write down every thing I Needed to tell him and I did just that but I left out some I did not tell him that Judge Trumbull told Laurie B Hillerto have MY CASE dismissed she could do it in her court or his How Could I will fully obstruct Defendants efforts to conduct discovery when they did that there self Judge Fogel has to know by E your ANSewer in Court and brief that you sent early on that you only sent DR. Missettaletter that you New you winen't Suppose to send Mr. Missett My Records My pervate Records IKNOW that's against the Law and for paper work to be fixEDS AS We go along is Not equal Right I peak Judge fogel that Justice is sewed and to this very day Defendants have not attack the case Heyonly want to attack Plaintiff trying to Avoid the truth facts She has not approach-Edward of my Statements Lets Standfor Equality & Justice Sign Enusie

2

UNITED STATES DISTRICT COURT

NORTHERN DISTRICT OF CALIFORNIA P.O. BOX 36060 SAN FRANCISCO, CALIFORNIA 94102

CHAMBERS OF VAUGHN R. WALKER CHIEF JUDGE

April 9, 2009

Cathy Enwere 1263 Madera Aenue Menlo Park, CA 94025

Dear Ms Enwere:

This will acknowledge receipt of your letter that was delivered to the court clerk's office on April 7, 2009.

Chief district judges have no authority to intervene in cases assigned to another judge.

If you wish to file a complaint of judicial misconduct the procedure for doing so is outlined in the court's web site: www.uscourts.gov or you may pick up a copy of the rules from the court clerk's office in either San Francisco or San Jose. Enclosed is a copy of the complaint form for your reference.

In the meantime, I have forwarded your correspondence to Judge Fogel so that he may be aware of your concerns.

Vaughn R Walker

Chief Judge

cc: Hon Jeremy Fogel

TO Honorable Chief Judge Wargh, 33
WAIKER

Iam the Plaintiff Cathy D. ENWERE At the U.S. DISTRICT COURT NORTHERN DIST RICT OF CALLFORNIA 280 SOUTH FIRST STREET SAN JUSE CALLFORNIA

CASENUMBER COT 1239 JF

CATHY ENWERE vs. TERMAN APARTMENTS, L. P., d/b/a GEK MANAGEMENT CO. DEFENDANT

Judge Vaugh WAIKER I am writing to you sir because I Sir have had Enough of being abuse Mailiously Force Threw My CASE by Defense Attorneys Laurie B. Hiller, Eve wagner and MAGISTR Ate Judge Patricia V. Trumbull AND THIS IS NOT JUST About A Judge Simply Over Ruling A ORDER FOR I have done some Research And MOST Judges Must Know the Law be Very SMART before they wear those Robe who be come officed officers of the law are Compassionale About it Some Abuse it As the VERY People that Stand be for them When Magistrale Judge Patricia

V. TRUMBUNRECIEVE My CASE WE WERE Only Suppose to Bethere to Try and see if both partys Could Come to a Settle Ment agreement and She handle discoveries, but FORSOME REASON She ENDEDUDGOING dISCOUFERES + WICE FOR DEFENDANTS Laurie CAlled Plantif Sent Out More briefs to the Courls And Plaintiff than you Can Count on one hand Adrie wis SEHLE BETWEEN DEFENDANTS+Plaintiff FORMAY30th but EVEN beforethat when Laurie B. Hiller and I had AtAIK ON the Phone Laurieand I CAME to are our agreement and before I Could hang up the phone the post MAN Sent MEALetter FROM Laurie B. HillER Stating MRS ENWERE WE AGREED exportise date May 30th 2007 for Deadline for discourges so Iam expecting that May 30th will be the Final Date FOR discovery: Sign Caurie B. Hiller Since Laurie Found out Ihad that LEHER INEVER Found Minch AgaIN It WAS REMOVED FROM DOCKET HOWShe got It FROM the CIERTS OFFICE and She has Changed what She original weither at least twice that what KIND OF access she has to the Clerks office to have documents Change thats a lot of power not to even be from this County WHO Could give heethe POWER are the order to HAW It GONE ANYHOW JUDGE VAUGE WALKER LAURIE B. HILLER then decide 90 After

a Claim that had been denied Except for FHAD) and its entirety SO IHADA Fair housing Claim I was Last WITH ONE CLAIM WAS All NEXT THING I NEW Laurie B. Hiller Had Discovery Reopenlyre ¿5 month Later Changed My Claim to Englional distress whichwas My REQUEST for Relief IWAS devied TWICE, Laurie B. HillER KNOWSThat to She Wanted the Emotional Distriess put in so she could get Plaintiff RECORDS but There WAS ONE Thing holding that up Defendants didn't KNOW that Plaintiff would find out about politigating the SAME CASE (WICEWAS Illegally it was done to get My RECORDS, RES judicAtA is intended to preserve the integrity of the judicial system promote judicial economy, and protect litigants from marks sment by vexations litigation A party Shall not be deprived of A Fair Adversary proceeding Law of the CASEMEANS CASE MAS been determine banding you from appealing Arthat has already been litigAte Collateral estoppel you can not RelitigAte Aissue which has been litigAted in the FIRST CASE IN the SECOND CASE I brought this to Judge Trumballs Attend from ON MARCH 16, 2009 it 10:00 00 Clock pape, HEARING Part depostion She ASK ME WELL do you WANT YOUR CASE THROWN OUT this IS the Only Claim you have I SAID KNOW its not

PRESSING the Courts Fifthteen Months Later She Would then Dulthe biggest Fraud ¿Decieve Plaintiff DECAUSE Of Facts=Plaintiff has no legal representation Fact no Office Egitment Fact Knowsvery little About the law except what she learn From Law Books Fact and She has had a mental disability FOR 15 teenges #DEEn taken advantage of in this Court by Defense Attorneys And Judge Magistrate & District only if HE is AWARE of Everything they've done Honorable Judge Vaugh WAIKER WERE Ifirst saw the intent When Magistrate Judge Would in volve herself in a ORDER that had all REAdy been decided on by ea district Judge according Jur Civil Federal Book Most Judges Will not take over a raing that another judge has Made especially A Order Enatthe Puling been Shut and inthis CASE to and over turn his Ruling and he is the district Judge and your the magistrate OUER discourries that all parties Agreewould End may 3042007 Judge Fogel Order Both the Plaintiff & Defendants agreed And the Magistrate Signit, SO She NEW the Closing DAte of DISCOVERIES but Judge PAtricial Trumbull in Orderto get Alway with Abuse Plaintiff She Claims Judge Fogel NEVER ORDER May 30th Then When Plaintiff Shows Letter a faw other Things

NOW The DATE COMES BACK LETTERS are being TAMPER WITH ANY WAY WHEN MAGISTRATE OPEN BACK UP THE dOORS FOR LAURIE B. HILLER RE. MIND YOU DEFENSE TEAM ATTORY THOM BE GAMS TO STATE WRITTING IN HER BRIEF WHAT MY Claim IS ABOUT OUT OF KNOWNERNEVER HEAR OF NEVER SEEN IT MIND YOU MAGISTRATE IS Allowing This because Iam IN her Court and this is how the two of them Planthis (JURIS PRUDENCE)

The private interest that will be affected by the official action

Enabling them to present their Side of the Story before aresponsible governmental official

So there WAS A Claim before Judge Jeremy.
FOGEL The Claims WERE About Housing FHA
ACDE AND Durning the HEARING Laurie B.
Hiller was Present Plaintiff was Present
What Ever Laurie B. Hiller SAys Happens in
any hearing we both attend that swhat
Judge Patricia V. Trumbull Will Say is truth
And that is for to help Lauries Case.
EVEN if Plaintiff brought it up and its the truth
She will allow Laurie to Change it Butang
Way So the Claim was denied in part &
Given in part Judge Foge L. give Me FHAD)

Ihave A housing Claim So I ASK that She Reconsethe FHA Claim the Fact that Collider alsstoppelment that defendants did not have A Right to discoursers and still don't There Should have been a deflawed Judgement puton defense Attorney Plaintiff Fills Magistrate Judgehas done everything in her power to take Advantage of Plaintiff for a discussion Of the evidence I have none I will never have any even if it is the law She Will Close the door but My Violating federal Rules Fortherights of handicapped and mental disabable Rule (504) Cal. Gov't Code \$ 12940(i) Retaliation and Coercion, Harassment CCAL. Gov't Code \$12940(j)(1) (CAL. Gov't Code \$12940(1)(3) (CAL GOV't Code \$ 12940 K) REGARDLESS OF Who Cathy EN EREUSE to be Shi is A different Person today I watch This Magistrate Judge Show Merracism IN and discermination like how you like ME NOW When she told defense team ON MARCH 16, 2009 you should go for a dismissar Now you Can Either do it in My Court or Judge JEREMY FOGEL COURT YOU HAVE A CHOICE and once before When She SAID MRS. ENWERE tellme what a motion to compell means then she yells to the top of her lungs I Spid SHUT UP I mean Shut up in My COURT-ROOM then its CAURIEBHILLER turn

WERE OUT IN the COURT ROOM NOW theres Other people There in the little hearing Students but Judge Trumbull wasn't on Calender and I know the Students have Calender to Know which Court Room to go to and also A MAIE GUARd When MRS. Hiller decides to mention OUT-OFMA PRIVATEMEDICAL RECORDS That MRS. ENWERE CICLOTT EVEN asewer The question Judge Trumbull abouther Uncle RappinghErwhen she was achild It took ME YEARS TO TAIK About that At that pion Laurie HillERWAS being Mailious because Plaintiff hadn't ansewered her pugstion to her Salisfation indepostion and we were discussing it with Judge it was suppose to be a private hEARING With the Judge Attorneys & Plaintiff
IWAS Shock hurt disappionted in
the Judge And defense Attorney Speechless
And turn around and Ask Who the young lady cons look At the Security Burned and My Eyes WERE full of TEARS then the Judge decide that Defense Could not USE My MEdical RECORDS but from 2002 to 2006 that Should have been done IN the first Place but defense Should not have had them at all and I the

Plaintiff NEVER RECIEVE A SubpoenA at all NO MATTERWERE CECORDS CAME from the State Sense they are About me and not only do Mental HEAlth get A Subposena, so do the actual paking so With that it Lets you know Judge Vaugh WAIKER WE LIVE IN the United STATES OF AMERICA Land of the FREE Were all men are to be treated Equal THE STATES THAT APERSON LIKE ME WITH amental disability I REAd in the law HEARRY The Court FROWN ON MISTREAK-MENT OF disABLE LAURIE B. HILLERWROTE IN her brief that I was non responsive and untelligentable and she dosn't EVEN discuss the Court data She just Calls them Snookie fold ME Judge Fogel don't get mg brief because the Clerk don't think he need to see them Magistante Judge hold Every document Isend to Judge Fogel un-HI her E Causie B. Hiller PENDS them have chance to PESDONA Take do Cuments Change them to help laurie winn her Case REMOVE clockments FROM My File All My clocuments Are Missing Cause B. Hiller Set up Deposition With DR. James 1/155 ett who was suppose to be doing a arealal

Health Medical Examination when I arrivED there the Man Had All Repe Daper WORK There READ & to ASKINE QUESTION When Inskhim What WAS that he SAID these ARE QUESTION Laurie B. Hiller What Meto ASK404 then HE wanted to tape After he kept ASKINA ME QUESTIONS almost the SAIN aurite ASK at her depostion I Left he wrote She Send MR. Missett a LEHTER but Judga VAugh WAlker YOU KNOW and I KNOW Laurie Hiller has the Equil ment to FAXS Call or E-mail Dr. Missett and She Waited clongtime before She found that Excuse ECAUSE THOSE WAS MORE SO I am asking FOR A full INVESTIGATION and that My-declarary Summury Judgment Bot abouted ix Defendant TRY This to atriat After the Miss reatment of and Abuse of martalla disable Plaintiff I am Asking that i the Chief Judge with Holdtrial and allow Plaintill Her investigation and go to Appelliate Court & help Set Up Mental Health agenies attorays wanta miss trul

3

First DFEH

- I. Went to Front desk Clerk ask For information on how I could a quire a Transcript of Proceedings Before The Honomable Patricia V. Trumbull Magistrate Judge Clerk Her ansewser was threw Magistrate Judge Clerk Corinne but she was on vacation or a clerk by the the NAME of MARK I told the Clerk tiffary that I would Reather get my Transcript from Mark De-Cause I did not want to wait on Corinne until She Return from Vacation.
- 2 CLERK Tiffany decided she would inform Judge Trumbull that I ordered the Proceeding Transcript for July 15,2008 When Judge Trumbull Found out She had brief Written out Stating Alot of Palse Statements About Me on Ewis I had ask the Clerks not to file documents that I brought into Court I ask for them back and that She was not allowing one of the documents I sent in to be file because. I didn't give defendants one and every sense then documents have come up missing when I give them to tiffany clesk Clerk.
- 3. My REASON FOR ASKING FOR TRANSCRIPTONE SUSAN Sheftel AND DEEH WAS ON COLENDER NEVER INFORMED they WEREN'T going to Show until the hear ing AND Judge Trumbull told Me her words Exactly that DEEH DECIDED NOT TO COME BECAUSE OF how I wrote My brief and nothing I wrote had to do with the CASE thats whatthey told her but it was a Court order Judge Figel Sir and Mes. Sheftel was ordered because She SAID DEEH had Files but Judge Trumbuil Letthim go So I Could not ASK Sasan Sheftel any Questions but there was nothing I Could to that was not on Transcript

but it was said in Court by & Judge

4. Judge Trumbull said WE ARE here to get you your Records and I am going to get you your record because that what were here FOR to take My MINE of the fact that who CAN tell a Judge there not coming to court Right Now that is why defendants are Asking formy CASE to be A diss Missal and Judge Trumbuil for not following HER orders but defendants donthouse to follow orders Bias and Eusey-thing-they do She Covers for them EVEN If I wrote Something wrong Lindsey ALURBINADFEH Attoreny Showed up and we had court she was told to Contact Hud get together with them and within Sevendays Have files FOR Plaintiff that would have been July ZZ, 07 then She SAId MATTER Fact SENDME Copies to She SAID MRS. ENWERE After Court I want you And Miss, URBINA togotto gether and you tell her what you need AND She Should got it to you And you should file FOR a Summary Judge ment I SAICLIShouk She SAID gES I SAID OR I WILLSENDLIF LOYOU She SAID not in this Court in Judge Pogel Court. that is the only Penson I payedd 145,00 of My Money I didnot have FORATRANSCIPT WAS because Judge fogel I did not want you to think I had lie to you About Judge Trumbell telling Me to do that but the Court Reporter Seem to Miss Alot of What Was SAID in Court BE She ASK ME what was I looking For on the REPORT When I CALLED And ASKED About the REPORT She Shis She was beinging it to the Court INSTEAD SOME SHE ELEC MORT ME AS SOON AS I PAUL

Fogel then When I would File regions Documents She would Stamp documents For Judges and Files hand ME MIND back unstamp when I caught on She would get smart tell me I am liking more things adocuments came upraissing

5. When I had A Letter From Laurie B. Hiller Putinside My declaration for MOTION FOR Summary Judge ment AGAINST here Stry And Tiffang WAS MAKING CODIES There WAS ALTHER FROM COURTE B. Hiller to Me Stating That She WAS WRITING to bet me know that MAY 30th is the DEAdling for Discovery Discloser That Both partyshis agreed to This Laurie B. Hiller Sense Then Lyurie 13, Hiller Has Fraudulently Changed Lise original LOHER at LEAST 2+3 TIMES Laurie Hiller and I went Before you Judge Fogel you gave the order Judge Trembull Signed it herself 50 She NEW MAT discovery WAS Close AND All FOUR of US AGREED but the day that Tiffany WAS MAKING CODIES She took of My face I told here you put that back inthese why are you taking papers out Of My work MAHER fact I don't EVEN What you handling my paper Cordonne took them butstill paper was Changel CAURIEBHILLE dount live HERE SO SOME one is retaping and Eximpoapers.

EVERYTIME Plaintiff Would'T interedopations
to anything are with You Judge-Fogel Cleris
Would give My documents to Judge Trumbull
She Would hold My documents up until Laurie
Hiller Made He Fleed send in her document
on she made he order Then you would get
my paper work so if you were to deside
Some thing other than may expect it would
be to day I Guess

6. My RECORD WEEL OF DEAK Three TIMES ONCE
IN NOVEMBER 19, 2008 Here WE ARE WITH
another document Change Left AROUND
Stating November 10, 2008 but that s not
EVERTEUR but even So Never Scen It be
fore why would Judge Subposing
RECORDS Before Court Hearing when
Plaintiff has not been Heard And because
I have a mental problem don't mean tam
ceazy that would be agringulated an
Plaintiff Soff and others

Then during Henring Judge Try to
Hurt Plaintiff in Front of Prople in Court
by Saying Mrs. EN were Tell Me what
A motion to Compell Means Andlaugh
to Make fun of Plaintiff Min heious wants
to Show what a dumb CN) we got are
Selfs here I almost creep because I know
She read were My DAD use to Chil Me Stupilo
Yousee that why I didn't what people
with hate red in these hearts with My
Medical Records is that what Judges do
to mentally disable people in Federal Courts
I want to know what did I do to Jucke

Teambull that was sobad to deserve treatment like this I don't even know her

- 3. Then Laurie B. Hiller follow up with My unue and Rape I am 52 years old but I would Never be Around Ablindment and because he can't see and its My Job to Walk him get tired Orday deside I don't what is walk him any More puen him in front of A Car
- Judge Trumbull DAID My RECORDS WERE under protective order things are changed have been rewritten when ever they have comething they Change beiefs to Make Plantiff Alike but one thing plaintiff do know March 16, 2009 When Laurie Hiller broughtup about my Rape Judge Trumbull Change Heruse for medical Records From only using 2002 - 2006 And She Also KNOW Laurie B. Hiller and HERSELF were the only people to have My Record Are is She Saying My mental Harth Records goes on deaplay that is totally against the new they should Home NEVER LEST Lauris B. Hillers Hand LAURIE B. HILLER SHE HAVE NEVER BEEN Allow to ASK ME A QUESTION LIKE that UNIESS IT WAS RETEVENT TO THE CASE just because some one records six can be Subpoend dost not mean they Have no quide lines For mentally disable péople they are not to be abuse Federal Gout says MAL

the Women to Money Sho Was gone when I REACL the Transcipt and Found out things WERE MISSING I didn't bother.

SECONCL HUD

1. Judge Trumbull subporta papers from Hud First time Hudsent Bunch of Blank papers Judge Trumbull Jent Hud a warning and they sent MORE paperwork with imformation Of important which documents were Stolen ; REMOVED From files Plaintiff gave A documents 60 Eiffany desk CLERK to put into Judge Fogel Box Plaintiff Notice Clerk was n't putting documents WHO DOX GUE RENDLING found that inopropiate Stanted home Called afriend and told about what happenwith Clerkandmy files HE SAId Lyun around go back to Court building check your file Went BACK 60 Court building Tiffang WAS busy So I Spoke with A Clerk NAME CITA and ASK HER to See if Myfile WAS IN Judge Fogel Box that I filed with Kim She went to Took for Me and She SAId Know there is no file Just this Letter I told HER to look in Judge I rumbulls boxs There It WAS This WAS AFILE With inits self Tiffany & CORDOMINA TURN AROund And Start Hollering At Mewhen I ASK Them why is the file that I told you to give to Judge Fogel in Judge Trumballs box They both told Me that When I give My File to them they can do what they want to with it, it is no longer mind and thold them no they couldn't but what the Magistrate Judge Starter and Allowed Clerks todo Caused them to think they could theat me the Same way so the file I left for you

SIR Judge Fogel was distroyed this file was the one Laurie Hiller Said She Never Recitived and I sent you and Judge Trumbull RECipts for to prove I sent Heracopy of the Hud File When I ASK Diana mons Did you recieve it she said yes but yet its not in my file, its the file without the Russian Names on Rent Roll, wait, lists, a paper from a mortuary, Poof of the Apartment I was to Rent Real thick File that NO Long Exist.

2. Every Time I went to ASKs For My File with your NAME on it Tiffany would not give it to me she told me My file Stay up Stairs in your Chambers your files Stay with you until one dry clerk Betty WAS there And IASK for My file with Judge Pagel Name Betty went over there were the other filesume I said my file isn't there She said your file has always been here were else would it be I said up staiks She Said its been here sents the day you Started your ASE Ital Tiffang that She told me I didn't know what I was talking about and refuse to give it to me for months when she walk in Betty ASK her had She Seen my file because she had called all the cleeks and they didn't have ittiffany Said KNOW WAIK out Betty Pounce it hidden And give it tome Fiffmy Severnup set BECause She New I would than Find out the Big files Sho was given from me For you to look at that was Supoena from Judg & Trumbull would be missing and I had given it to here and ASK About it for months Cita ASK did traingher only one amout the REST YOU

Sir Can only get the truth but what I do Know is she took another brief a loose that was written for DFEH and Type by a relative of MIND that will swear under oath She But to gother that is number exhibits I— if and its know call loose documents on the Docket as If I handed the Documents in with out ancy face to it and those are the Documents to which DFEH refuse to Come to Court on Judy 15th one of the Documents talks About the Constitution, other constitution of fer etc. and She will try to Claim that as Documents I Left for you.

3. I Believe that is Why September 23 hearing was Shut down because I would then get to ASK HUD About the documents and Annis Quesnels on one of the Briefs Hud told Judge trumbultley would bring that letter in for Camera View at hearing on that date Judge Shut down hearing but at first She washolding them in Contempt of Court Plaintiff hearch from more

4. Next Thing I Know Everything Plaintiff
was Sending to Court Some times Donald
Holland Would Take up Stairs to Clerk Tiffing
For Plaintiff File with Courts He Never HAD
to Make Copies She Would Make them every
time He went She would Read Lea 1991 leate
Know what Plaintiff was Saying to You sir Judge

Clone to Me because Inever deserve to be treated like something less than Human this woman I also what forget call menonresponsive and un intelligentable When you so FAR in a court Room you take A woman of color and confoletely tired to do tory her knowning Her disabilitys and 100 already have many advantages over her and gover awomen espeally forachild that pretty the World Who are RAPEVILAMS WOULD Chine c)ou just lont attackpropre with memory Lille that and what to called people an intelligent she VIOLAte GOUT Code Retaliation and Coercion, HARASSMENTERCAL, GOVECODE 312940 (W) (CAL), GOVECODI \$129400)(3)(CALGOVECODES12940K) And mental dability 504.

Also Judge Fogel Clerk Tiffany Took My Driver Tisense I Came to Clerks office to get Paper work: Got READY to LEAVE KNOW DRIVER! Visence I only CAME up there with Here I sence I money in My pocket And I had to Show Guards I sense before I went up Never Left office place them ON Counter in Front of Here I just Shook My HEAD And Loft Laure B. Hiller Claim At FIRST She NEVER Sent ANY papers She only sent the MAN ALESTER SIR NOW IN OPEN COURT She tells you + myself She sent My Medical RECORDS

Judge Fagel I 1/130 had to keep Coming back of thing papers From the the docket they were changing them so much and in court they kept chapping your NAME INKING MS IT YOU WERE A PART OF MI OF THIS SO THAT I WOULD FEEL LIKE GIVING UP IN COURT but people don't relize computers stem Hold information even when you triff to get RID of papers

Judge Fogel Dr. Missett was
Suppose to Tape Me Ask Questions
Cauric Hiller wanted ansewer
Sir She SAID SO HER Self when She
SAID She gave the MAN My RECORD
Judge Fogel I KNOW you know
that MAN had KNOW Right with
My private medical Records
My Doctors give no Consent I give
no Consent the Courts give no Consent
and they weren't Laurie Hillers to
give consents

Judge Fogel I do not deserve This abuse misconduct officals and Clerks & Knowyau Can get to the hottom of this SIR I am ASKING that Laurie B. Hiller Be Sanction Fore Everey Thing She's TRUMBULL did KNOW I FURS Closed Judge fogel I SWEAR SIR I am telling you the TRUM SOME ONE ONCE + old ME they believe ME trust ME I am telling the Truth NOW SO help ME God.

I keep Remmbering things but this should be enough to Let you know what I've been threw during the Heaving Sir Lawrie B. Hiller Never been that Silent but Sir you have been a Judge long enough to know what Should be done and what Should not be done what is legally reight and exceptable I Leave this Matterial your Hands & pray that Justice will be done and that miss use of afficial powers will not play apart in this desision.

Sign Coethy Enuse When I Call Snookie & told here
About Problems in Clerk office
About files and Judge Fogel getting
Papers Ste SAID Clerks decide weather
ARE not you get My Papers AND If
you wanted to SEE them you would
go to the Docket AND look.

The only Other WAY I Could Think to get to you was to write Judge vaugh NAIKER HE SAID HE SENT YOU A 18HER IF YOU dIDN'T RECIEVE IT SOME one has takenit.

WELL SIR JUDGE FOGE BECAUSE I feel EVERY AMERICAN CITIZEN Should be clearly a Fair TRIAL I PRAY SIR that you look At what All has been done tome investigate these MAHER AND IF YOU ARE FOR JUSTICE COM PASS FROM ATE About the law the truth and Justice FOR all the truth will COME OUT I KNOW that when we Change WE Change EVERGHING and if a man are A woman you can't count on there word they can the true to them Selfs I CAME to this Court FOR ONE REASON BECAUSE I was Discriminated Against I told the truth then I'm telling the Texth NOW I Want Nothing Morethan What I CAME HERE for IN the first Place to be treated as Ahuman bean KNOW MAHER What 504 SAGS I have the Right and the Things that were said And done to ME You DORY do to Human beans. Sign Outher Enwere

Laurie B. Hiller / bas Work Hard to change this justice System to do or Say anything to gether way by using people and manipulating the system that Stand for Equality & Equal Rights For all Americans.

Laurio B. Heller Told me before The wrote headedaration She would have my case Thrown sent of sourt

Judge Trumbull wrote me & told me I would not be ache to ask any Questions at all during the trial when fourie Hiller west mental Kealth Mecords

Judge Trumbull also said why do I feel I should be able to request discovery when discovery is closed band defendants Can't when that not true I ask for discovery when it was open in may around may 5th 2007 they request to me all of these wills were distroyed SO Judge

While Plaintiff had concerns About the dates that her records were subpoen a she had been speaking withher Mental Health Clinic Staff to not turn ou ER RECORds to Laurie B. Hiller because Plaintiff HAd ARIGHTO PRIVACOACT While DEFENDENTS and There defense Attorney Sent documents Constantly to Mental Health Clinic of San Mateo Contacting Unit Chief CASEY CARR FOR Plaintiff Mental HEALTH RECORDS they were turn down. So Magistrate Judge WroteAbrief Stating She was not going to Subporna Plaintiffs Records That she Couldn't but she was going to Subpoena Plaintiff to gether Records And tuen them over to defendants Then Magistrate Set up a DAte for hear-ing For both Paetysto have a Chance to Speakand defend their Reason As to Why one Should or/Should not have Plaintiffmental HEAlth RECORDS but but before hearing even took place MAGISTRATE Judge ordered and Subporna Records for defense team what else would she order them for has nouse for them and they Should not have been ordered until ofter November 25 th 2008 After the hearing there is NO exuse for that sealed or unsealed I don't know that to beteue because when Plantiff first ASK QUESTION OF Clinic, magistrate Judge, and Laure 18 B. Hiller Exeryone depied RECORDS WERE ASK FOR IN NOVEMBER There was AFAX'S Sent to PETER FINK BECAUSE I'M told that Magistrate Spoketo Him & He Agree to Send Plaintiffs Files IN NOVEMBER EVEN thou ItolQ them there not suppose askforthum Until after the Henring they said A Judge Subpoens them Can't go Against A Judge order this was done Before hearing which Violate Gov't Rule 504 mental disability Law My Clinic told methat Judge Order Fectorders in December and also in January to Cover For HER About November When I went to My Clinic Afew days before Court With you Six to Have Clinic Faxs Peter Fink about giVIng Me Copies of the Subpoena Which by law Tam in title to Plaintiff have never been given any paper work about Subpoent of HER RECORDS ONCE JUDGE TRUMBUILWAS ON the Docket About Subpoenaing mental Health Clinic then it WAS taken off 30 this 13 some affect hings strat 30's on. March 16, 2009 Judge Told Laurie B. Hiller Before dismissing Courtyou should askfor a dismissat of Plaintiffs CASE YOU Can either have the dismissal in My Court Room or Judge Fogel Court Room which even one you prefue I WAS ShockEd She Act like I wasn't there are important and know Judge 1s to do any Plaintiff or defendant for Way that 18 Staight out Bias Just HILL SOMETH WELL I'MS OVER FOR HER like I clant MEAN TAKE YOUR PICK Anything and Latine know who you want to dothis. AND Judge Fogel AS SOON AS hearing was over with Laurele Hiller November 10, 2008 was posted new brief were Judge Trumbull HADIT Type up About mental HEATH RECORDS but it was not plumps there trats how may work Laure DIDAT commit in the HEARING SO NOW She Can but IN this New Paper Signathy Emula